Case 1:04-cv-11625-RWZ Document 45-5 Filed 09/28/2006 Page 1 of 25 Massachusetts Property Insurance Underwriting Association

Two Center Plaza Boston, MA 02108-1904

Telephone 1-800-392-6108 617-723-3800

Massachusetts Homeowners Policy

An Association of insurers organized pursuant to General Laws, Chapter 175C of the Commonwealth of Massachusetts

In case of loss under this policy, notify the Association at once.

SPECIAL PROVISIONS

This insurance is provided for the same consideration and is subject to the same provisions and stipulations as though the companies, members of the Massachusetts Property Insurance Underwriting Association had, each for itself, severally but not jointly issued separate Massachusetts Homeowners Insurance Policies in the percentages of participation required by General Laws, Chapter 175C of the Commonwealth of Massachusetts, aggregating for all the member companies the full amount of insurance under their policy. A list of the member companies and their percentages of participation is on file in the office of the Commissioner of Insurance, Boston, Massachusetts, and a copy may be obtained at the office of the Association, Two Center Plaza, Boston, MA 02108-1904.

Subject to the foregoing paragraph, wherever the term "Company" appears in this policy, it shall be construed to apply separately to each Company member of the Massachusetts Property Insurance Underwriting Association.

The Massachusetts Property Insurance Underwriting Association is the agent of the member Companies with respect to all matters pertaining to this insurance. Service of process or of any notice, proof of loss, or other communication required by the policy upon the Association shall be considered to constitute service upon all members Companies. Any request, demand or agreement made by and any cancellation notice issued by the Association shall be deemed to have been made or issued directly by the member Companies.

Mutual and reciprocal policy provisions of member Companies shall not apply. This is a non-assessable policy.

IN WITNESS WHEREOF, this Association has executed and attested these presents; but this policy shall not be valid unless countersigned by the duly authorized representative of the Association.

Attorney in Fact

	DECLARATIONS PAGE Your Name Location of Your Residence	•				
	Policy Period Coverages Amounts of Insurance					
	Amount of Deductible	Beginn below t	ing o	on th	e pa	ges noted
	AGREEMENT	02	กร	<u>04</u> 1		<u>06</u>
	DEFINITIONS	1	1	1	1	1
:	DEDUCTIBILE	. 3	3	2	3	2
SECTION I YOUR	COVERAGES Property Coverages	. 3	3	3	· 3	3
PROPERTY	Loss of Use Additional Coverages		• •	i.		
	Debris Removal Trees, Shrubs and Plants Credit Card		• 4			
	Glass or Safety Glazing Mater	ıaı	٠			
	PERILS INSURED AGAINST	. 8	. 8	-8		
	EXCLUSIONS	10	11	9	11	9
1947	Insurable Interest Duties After Loss Loss Settlement Mortgage Clause	1 1	13	10	13	10
SECTION II YOUR LIABILITY	COVERAGES Personal Liability Medical Payments to Others	14	16	12	16	13
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	ADDITIONAL COVERAGES Claim Expenses First Aid Expenses Damage to Property of Others Loss Assessment	. 17	19	16	19	17
	CONDITIONS Limit öf Liability Duties After Loss Policy Period	. 1 8	20	17	20	18
SECTION I	CONDITIONS	. 20	21	18	21	19

ENDORSEMENTS, IF ANY, ARE ATTACHED.

Please Note: Endorsements Change The Policy. Read Them Carefully.

Non-Renewal

HOMEOWNERS POLICY DECLARATIONS MASSACHUSETTS PROPERTY INSURANCE UNDERWRITING ASSOCIATION Two Center Plaza, Boston, Massachusetts 02108-1904 (617)723-3800, (800)392-6108, FAX (617)557-5678

POLICY NUMBER

0662672 - 3

POLICY PERIOD

From 01/08/2003

To 01/08/2004

Page 3 of 25

12:01 AM Standard time at the residence premises.

PRODUCER NAMED INSURED & MAILING ADDRESS

JOAN CHARLES A/K/A JOAN F. GREAVES

14 DITSON STREET DORCHESTER

ONE CALL INS AGCY., INC.

121 B TREMONT ST

BRIGHTON

MA 02135

THE RESIDENCE PREMISES COVERED BY THIS POLICY IS LOCATED AT:

02122

14 DITSON STREET, DORCHESTER, MA 02122

MΑ

We will provide the insurance described in this policy in return for the premium and compliance with all applicable policy provisions. Coverage is provided where a Premium or Limit of Liability is shown for the Coverage.

SECTION 1 C	OVERAGES:		LIMIT OF LIABILITY	PREMIUM		
Α	Dwelling		\$331,000	\$2,121		
В	Other Structures		\$16,550			
C	Personal Property		\$99,300			
D	Loss of Use		\$99,300			
SECTION II	COVERAGES:					
Ε	Personal Liability	- each occurrence	\$300,000	\$61		
. F	Medical Payments to Others	- each person	\$1,000			
•		·.	TOTAL BASE PREMIUM	\$2,182		
DEDUCTIBLE - SECTION I: \$1,000 EXCEPT \$2,000 FOR WINDSTORM OR HAIL.						
FORM & END	OORSEMENTS made part of this pol	icy at the time of issue.				
DED ADJ	10/00 DEDUCTIBLE ADJUSTMENT			-\$249		
HO 00 03	10/00 SPECIAL FORM					
HO 01 20	09/01 SPECIAL PROVISIONS - MAS	SSACHUSETTS				
HO 04 16	HO 04 16 10/00 PREMISES ALARM OR FIRE PROTECTION SYSTEM					
	Credit 2%					
HO 04 96	10/00 NO SECTION II-LIABILITY FO	OR HOME DAY CARE COVERAGES				
HO 23 71	09/01 MASSACHUSETTS TENANTS RELOCATION EXPENSE					
HO 24 41	09/01 LEAD POISONING EXCLUSION	ON - MASSACHUSETTS		-\$55		
HO FP	12/01 SPECIAL ENDDORSEMENT					
			TOTAL PREMIUM ADJUSTMENT	-\$338		
			TOTAL ANNUAL PREMIUM	\$1,844		
MORTGAGE	F	MORTGAGEE				
		COLLEGE TO THE PARTY OF THE				

OCWEN FEDERAL BANK FSB

ISAOA ATIMA

88 WILLIS ST **NEW BEDFORD**

MA 02740 CONSECO FINANCE MTG CORP

ISAOA ATIMA

P O BOX 6075

RAPID CITY

SD 57709-6075

RATING INFORMATION:

FAMILY 0003

Frame

TERRITORY 02 PROTECTION 02

This policy shall not be valid unless Boston,

countersigned by us:

Massachusetts

02/02/2004

Countersigned: James H Pappas

UMAHODEC

HOMEOWNERS -MA

HOMEOWNERS HO 00 03 10 00

HOMEOWNERS 3 – SPECIAL FORM

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d Seton - Sec.

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Hand AGREEMENT WILLIAM TO THE PERFORMANCE OF

AGREEMENT

We will provide the insurance described in this policy
in return for the premium and compliance with all ices and death that results.

3. "Business" means: applicable provisions of this policy.

- DEFINITIONS

 A. In this policy, "you" and "your" refer to the "named of the insured" shown in the Declarations and the spouse of the compensation except the following: if a resident of the same household. "We", "us" (1) One or more activities, not described in the surrance. The surrance of the company providing this in-questions (2) through (4) below, for which no "in-
 - B. In addition, certain words and phrases are defined
- before the beginning of the vertical Liability", "Motor vertical Liability", "Motor riod; "Vehicle Liability", and "Watercraft Liability", with a second control of the con subject to the provisions in b, below, mean the The priesefollowing of but the the
- elnan at Liability for "bodily injury" or "property dam-"seament sonrage" arising out of the see
 - "insured":
- Waintenance, occupancy, operation, occupancy (4) The rendering of home day care servuse, loading or unloading of such vehi-
- e soulon in: (3) Entrustment of such vehicle or craft by ns of bedancy (1. This red to any person.
 - recilivision of any person involving such ve-
- hicle or craft by an "insured"; or formed by a "residence employee".

 (5) Vicarious liability, whether or not imposed by law, for the actions of a child a. You and residents of your household who are:
- b. For the purpose of this definition:
 - (1) Aircraft means any contrivance used or beauty beauty and the lattices; or designed for flight except model or hobby aircraft not used or designed to a line the care of any person named above;
- forized ground effect vehicle and intorized ground effect vehicle and in-tend school, provided the student is under the age of: and air cushion vehicles:
 - (3) Watercraft means a craft principally designed to be propelled on or in water by wind, engine power or electric motor; and
 - (4) Motor vehicle means a "motor vehicle" as defined in 7. below.

- - other compensation, except the following:
- sured" receives more than \$2,000 in as follows: total compensation for the 12 months

 1. "Aircraft Liability" "Hovercraft Liability" "Motor" total compensation for the policy pe-
 - (2) Volunteer activities for which no money is received other than payment for expenses incurred to perform the activity;
- (3) Providing home day care services for சங்கள் அளிக்கள் which not compensation is received, (1) Ownership of such vehicle or craft by an appealast a set other than the mutual exchange of such services: or
- 4. "Employee" means an employee of an "insured", or an employee leased to an "insured" by a labor leasing firm under an agreement rioikurmou between an "insured" and the labor leasing firm, whose duties are other than those per-
 - - - (2) Other persons under the age of 21 and
- cârry people or cargo:

 b. A student enrolled in school full time, as (2) Hovercraft means a self-propelled moof your household before moving out to at-
 - (1) 24 and your relative; or
 - (2) 21 and in your care or the care of a person described in a.(1) above; or

過 68 年 68 年年

Mark Section II:

- 10 00 0 (1) With respect to animals or watercraft to which this policy applies, any person or organization legally responsible for 7. "Motor vehicle" means: these animals or watercraft which are owned by you or any person included in a. or b. above. "Insured" does not mean a person of organization using or having the course of any "business" or without consent of the owner: or
- bonesiae doue (2) With respect to a "motor vehicle" to -ลิส โดกตะลอวด ร้อ which this policy applies:
- (a) Persons while engaged in your em-terned and a "Bodily injury" or the color while it is a veneral of the color while the color while it is a bodily injury or that of any person included in section and the color while the color between the color of t
- ni 000.12 naot enan-sentisara henaentinon of Under both Sections I and II, when the word an immediately precedes the word "insured", the count of an Antemployee of an insured of an employee of an insured of an insured

6. "Insured location" means:

າ ອະນຸດຕາ ດາ ຕະ**ທີ່ດ້ອນຕໍ່ຕໍ່ອນ**ອຸທິນປ່ວຍ ຄອງຄົວໄດ້ (ຈັນ

of services a. The "residence premises"; bevisor a both The part of other premises, other structures hous to sense and grounds used by you as a residence; and fisso to sight 73 B 137 13

-view step yet (1) . Which is shown in the Declarations; or

(2) Which is acquired by you during the -ril" no la povosa policy, period for your, use as a resi-"" or an employed each insure of the inemedue of Any premises used by you in connection onissel cost ewithia premises described in a. and b. here theelidence employee" on leave or to meet seasonal

(1) Not owned by an "insured"; and

e. Vacant land, other than farm land, owned bus the reserved to an "insured";

e. Vacant land, other than farm land, owned to beau posterior of any other building where you several beautiful to an "insured";

That part of any other building where you reside to the part of any other building where you revolve beautiful that part of any other building where you reside to the part of any other building where you reside to the part of any other building where you ടെ ക്രിക്ക് യിട്ട് which a one, etwo, three of four family ises" in the Declarations.

To the provided state of the provided student is under

g. Individual or family cemetery plots or burial structures and grounds at that location.

vaults of an "insured"; or ាល ៩ភាគនៃ ១០១៩៣ करेंद्र के प्रकार मिला है के दिला है के दिला है कि दिला है कि है कि दिला है कि दिला है कि दिला है कि दिला है क no jevone il jam ne il monere on

h. Any part of a premises occasionally rented to an "insured" for other than "business" use.

- a. A self-propelled land or amphibious vehicle;
- b. Any trailer or semitrailer which is being custody of these animals or watercraft in the carried on, towed by on hitched for towing
 - 8. "Occurrence" means an accident including continuous or repeated exposure to substantially the same general harmful conditions, which results, during the policy period, in:

ni baditusas John (b) Other persons using the vehicle on the Pain Property damage means physical injury to, destruction of, or loss of use of tangible propand cáditors, et a como and phetines are centres

words an "insured" together mean one or more validal fram ployee leased to an "insured" by a labor ad usem wola leasing firm, under an agreement between an "insured" and the labor leasing firm, arrati viragond" whose, duties care, related; to, the maintenance or use of the "residence premises", including household or domestic services; วยามอดไ"

b. One who performs similar duties elsewhere have house to project the "business" of an "in-

A "residence employee" does not include a temporary employee who is furnished to an "insured" to substitute for a permanent "resie or craft by -01 1 No Defor short-term workload conditions.

11. "Residence premises" means:

- mi to: a The one family dwelling where you reside;
- (2) Where an "insured" is temporarily reyou reside in at least one of the family units;

and which is shown as the "residence prem-

Albertain for a serie percentary (\$) nestrative of the believen as a compression in the series of power of capital movel;

realrinev madeo i is bas

Telmines ham in a baca in care semile. voles of ottober

www.

DEDUCTIBLE

refression - - . . .

Unless otherwise noted in this policy, the following deductible provision applies:

Subject to the policy limits that apply, we will pay only that part of the total of all loss payable under Section I that exceeds the deductible amount shown in the Declarations.

SECTION (- PROPERTY COVERAGES

A. Coverage A - Dwelling

এই া া া বি⊪16-We cover:

- a. The dwelling on the "residence premises"

 2. Limit For Property At Other Residences mi bean tel conshown in the Declarations, including strucslidw vion seek, tures attached to the dwelling; and
- alter or repair the dwelling or other strucoffder, we see self-tures on the "residence premises".
- 2. We do not cover land, including land on which the welling is located. (2)

B. Coverage B - Other Structures

began the T. We cover other structures on the "residence to bear enterpremises set apart from the dwelling by clear, and by in a newly acquired principal residence for shed yes prepared This includes structures connected to 30 days from the time you begin to move the dwelling by only a fence, utility line, or ton her de vosimilas connection.

របំប្រទេស **ខ**ែWe do not cover នៅ នៅមនុស្ស

s area in the transplands including lands on which the other ्यक्षासः । ह with the tensor structures are located; has

b. Other structures rented or held for rental to not increase the Coverage C limit of liability.

and person not a tenant of the dwelling,

a. \$200 on money, bank notes, bullion, gold ভাটত ভিত্ত অভাচন unless used solely as a private garage;

- is conducted, or structures used to store "business" and smart cards:

 b. \$1,500 on securities, accounts, deeds, evidences of debt, letters of credit, notes other than bank notes, manuscripts, perdwelling provided that "business" property

 deeds, evidences of debt, letters of credit, notes other than bank notes, manuscripts, perdwelling provided that "business" property

 sonal records, passports, tickets and stamps. This dollar limit applies to these stamps. This dollar limit applies to these categories regardless of the medium (such fuel, tank of a vehicle or craft parked of the material exists:
- 3. The limit of liability for this coverage will not be more than 10% of the limit of liability that applies to Coverage A. Use of this coverage does not reduce the Coverage A limit of liability. or gribwoon these (in the control of the control of

C. Coverage C - Personal Property

1. Covered Property

We cover personal property owned or used by an "insured" while it is anywhere in the world. After a loss and at your request, we will cover personal property owned by:

- a. Others while the property is on the part of the "residence premises" occupied by an "insured": or
 - b. A guest or a "residence employee", while the property is in any residence occupied by

Our limit of liability for personal property usually b. Materials and supplies located on or next to have "residence premises" in 10% of the limit of the "residence premises" used to construct,

the "residence premises", is 10% of the limit of liability for Coverage C or \$1,000 white limit of liability for C overage C or \$1,000 white limit of l greater. However, this limitation does not apply to personal property:

- a. Moved from the "residence premises" because it is being repaired, renovated or rebuilt and is not fit to live in or store property

The special limit for each category shown below is the total limit for each loss for all property in that category. These special limits do

- other than goldware, silver other than silc. Other structures from which any "business" verware, platinum other than platinumware, coins, medals, scrip, stored value cards

This limit includes the cost to research, replace or restore the information from the lost or damaged material.

energy different on the contract of the contract of

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- c. \$1,500 on watercraft of all types, including their trailers, furnishings, equipment and c. "Motor vehicles". outboard engines or motors.
- d. \$1,500 on trailers or semitrailers not used with watercraft of all types.

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- e. \$1,500 for loss by theft of jewelry, watches, (b) Electronic apparatus and accessofurs, precious and semiprecious stones.
- f. \$2,500 for loss by theft of firearms and related equipment.
- same same g. \$2,500 for loss by theft of silverware, silverplated ware, goldware, gold-plated ware, platinumware, platinum-plated ware and pewterware. This includes flatware, hollow-permanent parents are scribed above. ware, tea sets, trays and trophies made of the second of the exclusion of property described in discus, ynegonatror including silver, gold or pewter.
- To the classification of the property, on the such property is in or upon the "motor of the classification of premises", used primarily for "business", property is in or upon the "motor of the classification of the class
- vious the residence i. \$500 on property, away from the "residence" premises", used primarily for "business" one property which are:

 -90 "Assumed a pulposes However, this limit does not apand other ply to loss to electronic apparatus and other whe good each to property described in Categories j. and k. below.
- but only if the apparatus is equipped to be and white a whether or not attached to the aircraft. operated by power from the "motor vehicle's" electrical system while still capable of -gord lis 1/3 - 5 being operated by other power sources. -ed involing be-

ob etimil barea. Accessories include antennas, tapes, wires, william to the records, discs or other media that can be used with any apparatus described in this millewn en to craft and air cushion vehicles; Category J.

ension with the \$1,500 on electronic apparatus and accession with the society of some standard entire and society and society are sories used primarily for "business" while "boarders related to an "insured"; away from the "residence premises" and resent and in or upon a "motor vehicle". The appareer sud" en 93 ratus must be equipped to be operated by the or steven estos jibert. . power from the "motor vehicle's" electricale se vhecure system while still capable of being operated a manager by other power sources. हरूपार्थ जो हरी .५

Accessories include antennas, tapes, wires, used with any apparatus described in this Category k. ا بافي بابد ال

事件 igot : 4点Property Not Covered ※※

We do not cover:

a. Articles separately described and specifically insured, regardless of the limit for which they are insured, in this or other insurance;

- b. Animals, birds or fish;
- (1) This includes:
- ্ত্র বিভাগে কুলি (a) £Their accessories, equipment and ැල්කම් යනු අතර ඉස්දු parts; or. වෙය ම ෙ ්. දුර්ණය
 - ries designed to be operated solely by power from the electrical system of the "motor vehicle". Accessories include antennas, tapes, wires, records, discs or other media that can be used with any apparatus de-

time prison (a) and tr(b) above applies only while

- guired to be registered for use on public
 - (a) Used solely to service an "insured's" residence; or a seasons. A
- contession entre (b) Designed to assist the handicapped;
- 10 each service in \$1,500 on electronic apparatus and accessed videous de Aircraft meaning any contrivance used or event of agent sories, while in or upon a "motor vehicle" beloanned as designed for flight including any parts

We do cover model or hobby aircraft not used or designed to carry people or cargo;

- who set doi.ev Hovercraft and parts: Hovercraft means a self-propelled motorized ground effect vehicle and includes, but is not limited to, flarelianer tot blen
 - jegsted evilv/Rroperty, of roomers, boarders and other
- Property in an apartment regularly rented or held for rental to others by an "insured", except as provided in E.10. Landlord's Furnishings under Section I - Property Coverviscora "seraleuages; i bebyo a priswo

 - in: Jaranounte par in talifa
- and telegraphic (1) Books of account, drawings or other as sed validated to apply for records; of a country and related equipment
 - (2) Computers and related equipment.

We do cover the cost of blank recording or storage media, and of prerecorded computer programs available on the retail mar-

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ans sterioli

- To the second second fund transfer cards and transfer cards are second s or access devices used solely for deposit, withdrawal or transfer of funds except as provided in E.6. Credit Card, Electronic a. We will pay your reasonable expense for Fund Transfer Card Or Access Device, the removal of: Forgery And Counterfeit Money under Sec- (1) Debris of covered property if a Peril tion I - Property Coverages; or
 - k. Water or steam.

Castle D. Coverage D – Loss Of Use

per in

-atino il

The limit of liability for Coverage D is the total limit for the coverages in 1. Additional Living Expense, 2. Fair Rental Value and 3. Civil Authority Prohibits

This expense is included in the limit of li-

If a loss covered under Section I makes that part of the "residence premises" where you reand the side not fit to live in, we cover any necessary ಜಕ್ಷಣ ಚಿತ್ರಗಣೇease in living expenses incurred by you so that your household can maintain its normal esca in a secostandard of living. and the Life

water Sing a Payment will be for the shortest time required Deliver at the toprepair or replace the damage or, if you permanently relocate, the shortest time required for your household to settle elsewhere.

2. Fair Rental Value

part of the "residence premises" rented to other value provided the tree(s) error or held for rental by you not fit to live in, we seemed to (3) Damage(s) a covered structure; or less any expenses that do not continue while it betal who haplis not fit to live in. I if if

Payment will be for the shortest time required to repair or replace such premises.

1940 33 Civil Authority Prohibits Use

If a civil authority prohibits you from use of the "residence premises" as a result of direct damage to neighboring premises by a Peril Insured Against, we cover the loss as provided in 1.

Additional Living Expense and 2. Fair Rental programme in the residence in the residence of the premises in the residence of the re Additional Living Expense and 2. Fair Rental to polynomic to the set is that we Value above for no more than two weeks.

4. Loss Or Expense Not Covered

\$500° 000 1100

We do not cover loss of expense due to cancellation of a lease or agreement.

The periods of time under 1. Additional Living Expense, 2. Fair Rental Value and 3. Civil Authority

Prohibits Use above are not limited by expiration of this policy.

2. Reasonable Repairs Prohibits Use above are not set this policy. The set of this policy. The set of the set en Nogl

E. Additional Coverages

- Insured Against that applies to the damaged property causes the loss; or
- (2) Ash, dust or particles from a volcanic eruption that has caused direct loss to a building or property contained in a building.

ability that applies to the damaged property. If the amount to be paid for the actual damage to the property plus the debris removal expense is more than the limit of liability for the damaged property, an additional 5% of that limit is available for such expense.

- **b.** We will also pay your reasonable expense, wast siyo occasing to 2\$1,000p for the removal from the _____es: "residence premises" ofen
 - so heles (1): Your tree(s) felled by the peril of Windstorm or Hail or Weight of Ice, Snow or Sleet; or
- Fair Rental Value

 If a loss covered under Section I makes that the life of the "residence premises" rented to other section in the content of the "residence premises" rented to other section in the content of the "residence premises" rented to other section in the content of the "residence premises" rented to other section in the content of the con

 - (4) Does not damage a covered structure, but:
 - (a) Block(s) a driveway on the "resi-The yearth after any till dence premises," which prevent(s) a Heb only of freeded by "motor vehicle", that is registered for
 - person to enter or leave the dwelling building.

The \$1,000 limit is the most we will pay in any one loss regardless of the number of fallen trees. No more than \$500 of this limit

a. We will pay the reasonable cost incurred by you for the necessary measures taken solely to protect covered property that is damaged by a Peril Insured Against from further damage.

TUO to cristant to this im-Telephone to a control

condition of the condit

Case 1:04-cv-11625-RWZ Document 45-5 Filed 09/28/2006 Page 9 of 25

- that property is covered under this policy: A Money Money and the damage is caused by a Peril In-horse of a. We will pay up to \$500 for: not expend to
- -mab ent a to the covered property; or
- (2) Relieve you of your duties, in case of a pinacity a minimal loss to covered property, described in a of section to the B.4, under Section I - Conditions.

3. Trees, Shrubs And Other Plants

-!! To finit on We cover trees, shrubs, plants or lawns, on the registered in an "insured's" name;

-it to finit on We cover trees, shrubs, plants or lawns, on the drawal or transfer of funds, issued to or registered in an "insured's" name;

-mab leader of following Perils Insured Against:

(3) Loss to an "insured" caused by forced.

Isvomen simiala. Fire or Lightnings: 1000

not villide it to 'b' Explosion; to the service of the common of the com

भारी कर en Vehicles not owned or operated by a resident of the "residence premises":

-bniV/ to hee fir Vandalism or Malicious Mischief: or The work and a the to list to the

We will pay up to 5% of the limit of liability that deductible applies to the dwelling for all trees, shrubs, plants or lawns. No more than \$500 of this limit. will be paid for any one tree, shrub or plant. We then the plant of a credit card, electronic fund to smult do not cover property, grown for "business" and the plant of a credit card, electronic fund to smult do not cover property, grown for "business" and the plant of a credit card or access device: purposes.

Proposes a specific to the propose state of the propose state

Jeen Sitt 4,0 Fire Department Service Charge

s (a) in every two wills pay up to \$500 for your liability asnot beneficious sumed by contract or agreement for fire department charges incurred when the fire described partment is called to save or protect covered property from a Peril Insured Against. We do not cover fire department service charges if the property is located within the limits of the city.

Service partment is called to save or protect covered to the cards are issued or the devices property from a Peril Insured Against. We do not cover fire department service charges if the property is located within the limits of the city.

Service partment is called to save or protect covered to the cards are issued or the devices property is located within the limits of the city.

Service partment is called to save or protect covered to the cards are issued or the devices property is located within the limits of the city.

Service partment is called to save or protect covered to the cards are issued or the devices accessed; or service charges in the cards are issued or the devices accessed; or service charges in the cards are issued or the devices accessed; or service charges in the cards are issued or the devices accessed; or service charges in the cards are issued or the devices accessed; or service charges in the cards are issued or the devices accessed; or service charges in the cards are issued or the devices accessed; or service charges in the cards are issued or the devices accessed; or service charges in the cards are issued or the devices accessed; or service charges in the cards are issued or the devices accessed; or service charges in the cards are issued or the devices accessed; or service charges in the cards are issued or the devices accessed; or service charges in the cards are issued or the devices accessed; or service charges in the cards are issued or the devices accessed; or service charges in the cards are issued or the devices accessed to the cards are issued or the devices are issued or the cards are issued or fire department response.

ni yaa ந்த நக் This coverage is additional insurance. No deductible applies to this coverage.

limit 1.4 %5% Property Removed ≥

We insure covered property against direct loss and the amount we pay for the loss from any cause while being removed from a premises endangered by a Peril Insured (2) If a suit is brought against an "insured" Against and for no more than 30 days while vo benuo le removed.

กอที่สร้างสายสสฐ el rach vinego his coverage does not change the limit of liability that applies to the property being removed.

b. If the measures taken involve repair toping the 6.5 Credit Card, Electronic Fund Transfer Card other damaged property, we will only pay if the Or. Access Device, Forgery And Counterfeit

- sured Against. This coverage does not:

 (1) The legal obligation of an "insured" to pay because of the theft or unguitherized. pay because of the theft or unauthorized use of credit cards issued to or registered in an "insured's" name;
 - (2) Loss resulting from theft or unauthorized मेलां जिल्हे करो अर्थ के हैं है, use of an electronic fund transfer card ,вальцьЭ pristil rancorraccess device used for deposit, with-
 - or alteration of any check or negotiable instrument and
 - visuasosa veis 5(4)xLoss to an "insured" through acceptance 18 BOY VI Design in ingood faith of counterfeit United States barrion an idealign on Canadian paper currency.

All loss resulting from a series of acts because each tea committed by any one person or in which নাভা, এ০০ টা তে ভারু any one persone is concerned or implicated benimen and italis considered to be one losses

> This coverage is additional insurance. No deductible applies to this coverage.

- ase the man war to such the last series device.

 The surfly surfly to the last series device.

 The surfly surfly to the last series dent of your household;
- (b) By a person who has been entrusted nertices and believe with either type of card or access device; or
 - (c) If an "insured" has not complied with

 - axesw cv lfs the coverage in a. above applies, the following defense provisions also apply:
- المراجة على المراجة ا or sult that we decide is appropriate. Our duty to defend a claim or suit ends
 - for liability under a.(1) or (2) above, we will provide a defense at our expense by counsel of our choice.
 - (3) We have the option to defend at our expense an "insured" or an "insured's" bank against any suit for the enforcement of payment under a.(3) above.

7. Loss Assessment

Haraba

- loss assessment charged during the policy period against you, as owner or tenant of was caused by one or more of the follow-Entropy to the the "residence premises", by a corporation or association of property owners. The as-sociation of property owners. The as-sociation of property owners are as-sociation of property owners. sessment must be made as a result of discharge to a sole Coverage C; rect loss to property, owned by all members collectively, of the type that would be covered the presence of such decay is known to ered by this policy if owned by you, caused and the an "insured" prior to collapse; by a Peril Insured Against under Coverage and the second production of the second production of
- -ea _ H resc _ se. (1); Earthquake; or ∞ se
- Huser (2) Land shock waves or tremors before, him the company during or after a volcanic eruption. -21, 10 01 FOUL

during or after a volcanic eruption.

The limit of \$1,000 is the most we will pay with respect to any one loss, regardless of with respect to any one loss, regardless of the number of assessments. We will only to the number of assessments apply one deductible, per unit, to the total and the number of amount of any one loss to the property decrease.

(5) Weight of rain which collects on a roof; apply one deductible, per unit, to the total and the number of amount of any one loss to the property decrease.

(6) Use of defective material or methods in scribed above, regardless of the number of the num at of the size assessments.

- Bed s vo analys Conditions does not apply to this covere to some some wharf or dock is not included under b.(2) Claptage up a signal cruend

ીં સ્ક્રિકાર્ટ કર્મક This coverage is additional insurance.

benevery 18. Collapse of the second difficult

- a. With respect to this Additional Coverage:
- or caving in of a building or any part of a building with the result that the building
- is not considered to be in a state of column to the preakage of glass or safety glazing lapse. tendieurs lapse, a mitter of a
 - lapse even if it has separated from an an an hard reader ment; and other part of the building.
- A building or any part of a building that storm property caused solely by the pieces, is standing is not considered to be in a state of collapse even if it shows evidence of cracking, bulging, sagging, and state of collapse even if it shows evidence of cracking, bulging, sagging, and state of collapse even if it shows evidence of cracking, bulging, sagging, and state of building, storm door or storm window. About Action of expansion. the respective because of the

- b. We insure for direct physical loss to cova. We will pay up to \$1,000 for your share of ered property involving collapse of a building:

 - from view, unless the presence of such damage is known to an "insured" prior to (4) Weight of contents, equipment, animals
 - or people;
- scribed above, regardless of the number of:
- scribed above, regardless of the number of assessments.

 b. We do not cover assessments charged against you or a corporation or association of property owners by any governmental body.

 C. Loss to an awning, fence, patio, deck, body.

 Paragraph P. Policy Period under Section I foundation, retaining wall, bulkhead, pier, foundati through (6) above, unless the loss is a direct result of the collapse of a building or any part of a building.
 - de This coverage does not increase the limit of (1) Collapse means an abrupt falling down

9. Glass Or Safety Glazing Material

ा अर्थ किया । या अनुसर्क का अवस्थान

- or part of the building cannot be occupied as We covers (i)
 pled for its current intended purpose.

 State A = (2) A building or any part of a building that is in danger of falling down or caving in building, storm door or storm window;
- o problem are material, which is part of a covered (3) A part of a building that is standing is men districted building, storm door or storm window not considered to be in a state of colors to be so a state
 - to ensure the (3) The ridirector physical loss to covered

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- -voo to be This coverage does not include loss:
- with an in the rial has been broken, except as provided in a.(3) above; or
- tehous harm 17 (2) On the a "residence opremises" if the a set of the set of dwelling has been vacant for more than cover we do not cover sults, directly, from earth movement assess and beaviguirements of any ordinance or law; or provided in a.(2) above. A dwelling be-Have to the state of the state ື່cant." ລັກໝາຍຄວາມສຸກສຸກ
- liability that applies to the damaged propalumine The experienty.

10. Landlord's Furnishings carpeting and other household furnishings, inio ലെ വ പ്രധാനം of abortion of each apartment on the "residence premises" of abortion and, including smoke, vapor, soot, each apartment on the residence premises funds, acids, alkalis, chemicals and regularly rented or held for rental to others by waste. Waste includes materials to be ો કરામલા માટે વર્ષા an "insured", for loss caused by a Peril Insured Against in Coverage C, other than Theft.

This limit is the most we will pay in any one will pay in any on Against in Coverage C, other than Theft.

patio, deck, loss regardless of the number of appliances, as an 12. Grave Markers underground carpeting or other household furnishings insaptic tank, ribe is seof ant ni baylov saptic tank, courtains a contraint and pier, neig ,baedbilud lisw philipped countries of countries of countries of countries of countries of countries of the countries coverage does not increase the limit of lieve and the "residence premises" for loss caused by a Peril b s of each ability applying to the damaged property.

ന്ന ഉസ്ത്രപ്പ് Ordinance Of Law 🕬 😂

- a. You may use up to 10% of the limit of liabilto fimil entire reactity that applies to Coverage A for the inberevos bapomaticréased ecosts ayou lincur due to the enforcement of any ordinance or law which requires or regulates;
- (1) The construction, demolition, remodeling, renovation or repair of that part of a help the structure and the covered building of other structure. covered building or other structure property described in Coverages A and B. benevice damaged by a Peril Insured Against;
- (2) The demolition and reconstruction of the undamaged part of a covered building a. Excluded under Section I Excluded under Section I. bereves or other structure, when that building or wobalty musty say -evom no sished because of damage by a Peril Insured Against to another part of that benevo: (c) (c) to be covered building or other structure; or
- the watch is part of a part of the covered building or other structure damaged by a Peril Insured Against.

- b. You may use all or part of this ordinance or -blad (1) To covered property which results because the glass or safety glazing matethe construction, demolition, remodeling, renovation, repair or replacement of property as stated in **a.** above.
- 60 consecutive days immediately before some the second (1). The loss in value to any covered buildthe loss, except when the breakage revocation can be single or other structure due to the re-
- or law which requires any "insured" or others to test for, monitor, clean up, rechang be well as the limit of the coverage does not increase the limit of the coverage does not increase the limit of the coverage or in any way respond to, or assess the effects of, pollutants in or on any covered building or other structure. Tie coa regardiese of

We will pay up to \$2,500 for your appliances to line ever sine Pollutants means any solid, liquid, gaseous or thermal irritant or contami-

We will pay up to \$5,000 for grave markers, in-Chocked the cluding mausoleums; on or away from the Insured Against under Coverage C.

east This coverage does not increase the limits of liability that apply to the damaged covered property. and the second of the

SECTION I PERILS INSURED AGAINST

- Section A: Coverage A ≃ Dwelling And Coverage B

 - - a. Excluded under Section I Exclusions;
- other structure must be totally demol
 - c ⊕ Caused by:
- ansets of 13) The remodeling, removal or replace of the 10 to 10 t ment of the portion of the undamaged and of the conditioning or automatic fire protective part of a covered building or other system or of a household appliance, or by discharge, leakage or modeling, repair or replacement of that pliance caused by freezing. This provision does not apply if you have used reasonable care to:
 - (a) Maintain heat in the building; or

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614

However, if the building is protected by an automatic fire protective sprinkler system, you must use reasonable care to continue the water supply and maintain heat in the building for coverage to apply.

Sewer pipes, off the "residence premises".

For purposes of this provision, a plumbing system or household appliance does not include a sump, sump pump or related equipment or a roof drain, gutter downshout or similar fives.

For purposes of this provision a plumb ing system or household appliance does.

not include a sump, sump pump or releted equipment or a roof drain gutter.

(a) Wear and tear, marring, deterioralated equipment or a roof drain, gutter, agot bes find on a downspout or similar fixtures or equipsi ti resty eperg are ment;

idetola care (2). Freezing, thawing, pressure or weight of ve because set to pay water or ice, whether driven by wind or destroy itself; not, to a:

not, to a:

(a) Fence, pavement, patio or swimming pool;

pool;

(b) Footing, foundation, bulkhead, wall, industrial operations;

ர் முறைவுசாரை நடித்தி Footing, foundation, bulkhead, wall, or any other structure or device that supports all or part of a building, or device that supports all or part of a building, or device that supports all or part of a building, or device that supports all or part of a building, or device that supports all or part of a building, or device that supports all or part of a building, or device that supports all or part of a building, or device that supports all or part of a building, or device that supports all or part of a building, or device that supports all or part of a building, or device that supports all or part of a building, or device that supports all or part of a building, or device that supports all or part of a building, or device that supports all or part of a building, or device that supports all or part of a building, or device that supports all or part of a building, or device that supports all or part of a building or device that supports all or part of a building or device that supports all or part of a building or device that supports all or part of a building or device that supports all or part of a building or device that supports all or device that supports are deviced to the supports all or device that supports are deviced to the supports all or device that supports are deviced to the supports are devic other structure;

> not support all or part of a building or other structure; or

mang somewhere and Control of Con

principles on the second of th nieds has search in the construction until the dwelling is theodius one mamaifinished and occupied;

(4) Vandalism and malicious mischief, and the vide beautiful calls, and waste Waste includes expectation and ensuing loss caused by any intensional and wrongful act committed in the tioned or reclaimed; and wrongful act committed in the vd because to tional and wrongful act committed in the -m" to elite the course of the vandalism or malicious erest gravic the mischief, if the dwelling has been vacant a al artiw "bothesa" for more than 60 consecutive days im--lest and to allow the mediately before the loss. A dwelling contract to harmonic coings, foundations, walls, floors, roofs bneak of reference being constructed is not considered values to a glupe source or ceilings; esh mabula art a cant, as act. US edi onto orozvas A apeti seod

(16 erti comparation (5) Mold fungus or wet rot. However, we do insure for loss caused by mold, fungusties and the sured".

(h) Animals owned or kept by an "insure for loss caused by mold, fungusties and the sured". the cost of sect of or ceilings or beneath the floors or end and Exception To c.(6) he to focused and above the ceilings of a structure if suche action and Unless the loss is otherwise excluded, we from within:

(a) A plumbing, heating, air conditioning deele no when containing or automatic fire protective sprinkler system, or a household appliance, on the "residence provider." on the "residence premises"; or

all systems and appliances of water.

tures or equipment; or

- tion:
- fect, inherent vice; or any quality in property that causes it to damage or
- industrial operations;
- gration, release of escape of pollute. Em sudson with ants unless the discharge, dispersal, seepage, migration, release or esseepage, migration, release or escape is itself caused by a Peril In-ा । १८०० पुरा व्यवका एकऽ । १९८६ **fred> Against "named**' under Cover-ายา ซึ่งเทียงจะจากุลาคราว**age C**ichi กล้ว รากคถ<mark>ุวาต</mark>

াজ্ব taminant: includingগঙলাöke🏻 vapor, ് ആരം പ്രാഭാഗ ഭാഗ്യൂട്ടാot, fumes, acids, alkalis, chemi-

- (f) Settling, shrinking, bulging or expansion, including resultant cracking, of bulkheads, pavements, patios, foot-
- (g) Birds, vermin, rodents or insects; or

yd begamab trafi i Joss results from the accidental dis-vore and cover loss to property covered under Cov--ti toekto grilles ad charge or overflow, of water or steamography the erage A or B resulting from an accidental discharge or overflow of water or steam from within a:

(i) Storm drain, or water, steam or sewer pipe, off the "residence premises"; or

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no cosses used (iii) Plumbing, heating, air conditioning on a conditioning of the condition enables. automatic fire protective sprinkler sys- 7. Smoke automatic fire protective sprinkler system or household appliance on the "residence premises". This includes the cost to tear out and replace any part of a building, or other structure, on the "residence premises", but only when necessary to repair the system or appliance. However, such tear out and replacement coverage only applies to other structures if the water or steam causes actual damage to a building on the "residence premises".

7: Smoke

This peril means sudden and accidental damage from smoke, including the emission or puffback of smoke, soot, furnes or vapors from a boiler; furnace or related equipment.

This peril does not include loss caused by smoke from agricultural smudging or industrial operations.

8: Vandalism Or Malicious Mischief

Theft "residence premises".

-eb thets: , nevolWeido not cover loss to the system or apof villeup years pliance from which this water or steam esto apama, or if acaped.

For purposes of this provision, a plumbing vib to noisonton system or household appliance does not include a sumpy sump pump or related (1) Committed by an "insured";

spour or similar fixtures or equipment.

Section 1 — Exclusion A.3. Water Damage, Section 2 — Exclusion A.3. Water Damage, Section 3 — Exclusion A.3. Water Damage, Section 3 — Exclusion A.3. Water Damage, Section 3 — Exclusion A.3. Water Damage, Section 4 — Exclusion A.3. Water Damage, Section 5 — Exclusion A.3. Water Damage, Section 6 — Exclusion A.3. Water Damage, Section 6 — Exclusion A.3. Water Damage, Section 6 — Exclusion A.3. Water Damage, Section 7 — Exclusion A.3. Water Damage, Section 8 — Exclusion A.3. Water Damage, Section 9 — Exclusion A.3. Water Dama

-revolt rebate Under 2.b. and catabove, any ensuing loss to property described in the policy precluded by any other provision in this policy precluded by any other provision in the provi property described in Coverages A and B not

-imedo a Wesinstire for direct physical loss to the property engines or motors; or engines or motors; or engines or motors; or following perils unless the loss is excluded in Section 19 (c) Property while at any other residence tion I — Exclusions: Control

- nsqxe no anitine of Lighthing of separation of sion and the continuous of separations of separ o painonn frail es con little vez con con 2. Windstorm Or Hall

Short should all the residence the student is covered while at the residence the student occupies to attend no Especi controlled engines or motors, only while inside a

been there at any time during the days immediately before the loss.

This peril does not include loss to the property

contained in a building caused by rain, snow:

10. Falling Objects: sleet, sand or dust unless the direct force of the This peril does not include loss to property ew bebuilte wind or hail damages the building causing an are the contained in a building funless the roof or an woo rebna toppening incarroof or wall and the rain, snowate same outside wall of the building is first damaged by latinables as sleet, sand or dust enters through this opening was to the falling object. Damage to the falling object itmeste to 35 Explosion evo to aphabaib

spacecraft.

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tidu. 18**92 Theft** to statistical line

- a. This peril includes attempted theft and loss of property from a known place when it is had do the mare likely that the property has been stolen.
- b. This peril does not include loss caused by

 - (4) That occurs off the "residence premises" of:
 - furnishings, equipment and outboard
- owned by rented to, or occupied by and line and an arrange and an arrange and arrange and arrange and arrange and arrange are arranged and arranged and arranged arr tricus reec san proposegured, is temporarily living there. m ayas a secret Property of an "insured" who is a school as long as the student has been there at any time during the 60

self is not included.

This peril includes self-propelled missiles and a building.

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তিকাল জা 12. Accidental Discharge Or Overflow Of Water Or Steam

- a. This peril means accidental discharge or overflow of water or steam from within a plumbing, heating, air conditioning or automatic fire protective sprinkler system or from within a household appliance.

 15. Sudden And Accidental Damage From Artificially Generated Electrical Current
- b. This peril does not include loss: i sam gdiana 🗔

er et daar ou

- the water or steam escaped;
- the the condition of caused by or resulting from freezing except as provided in Peril Insured Against 14. Freezing;
 - accidental discharge or overflow which was a earthquake; land shock waves or tremors. occurs off the "residence premises"; or ibdiscrete and the standard of the sta
- (4) Caused by mold, fungus or wet rot un
 SECTION I EXCLUSIONS

 Less hidden within the walls or ceilings

 Or beneath the floors or above the ceil
 Rectly by any of the following, Such loss is exings of a structure.
- or equipment.

 In bedraceby viscosity of Law Section I Exclusion A.3. Water Damage,

 Wolfor off to d. Section I Exclusion A.3. Water Damage,

 Paragraphs a. and c. that apply to surface the law:

 Water and water helow the surface of the ve bebuloers in water and water below the surface of the ground do not apply to loss by water cov- the field a Requiring or regulating the construction, ered under this peril.

Sudden And Accidental Tearing Apart, Cracking, Burning Or Bulging

This perilomeans sudden and accidental tears and second may be provided for in E.11. Ordinance Or To 105 of each ing apart, cracking burning or bulging of a state of the Law under Section I - Property Coverages; ditioning or automatic fire protective sprinkler to the invalue to property; or system, or an appliance for heating water.

We do not cover just backer.

From freezing under this peril. We do not cover loss caused by or resulting

- reasonable care to:
- (1) Maintain heat in the building; or
- the residual (2) Shut off the water supply and drain all property has been physically damaged.

However, if the building is protected by an Earth Movement means: you must use reasonable care to continue the water supply and maintain heat in the building for coverage to apply.

b. In this peril, a plumbing system or household appliance does not include a sump. sump pump or related equipment or a roof drain, gutter, downspout or similar fixtures or equipment.

This peril does not include loss to tubes, tran-(1) To the system or appliance from which sistors, electronic components, computers, sistors, electronic components or circuitry that home entertainment units or other types of electronic apparatus: 20 May 37

16. Volcanic Eruption, 8.45 (1986)

(3) On the "residence premises" caused by the table. This perill does not include loss caused by

ings of a structure.

Cuded regardless of any other cause of event contributing concurrently or in any sequence to the hold appliance does not include a sump pump or related equipment or a roof drain, gutter, downspout or similar fixtures fects a substantial area.

Or equipment.

1. Ordinance Or Law

- demolition, remodeling, renovation or repair of property, including removal of any resulting debris. This Exclusion A.1.a. does The makes the same note apply to the amount of coverage that
- c. Requiring any "insured" or others to test for, monitor, clean up, remove, contain, treat, Let the better detoxify or neutralize, or in any way respond

14. Freezing

Signal of the second of the se heating, air conditioning or automatic fire protective sprinkler system or of a house hold appliance but only if you have used or thermal irritant or contaminant, including smoke, vapor, soot, fumes, acids, alkalis, chemicals and waste. Waste includes materials to be recycled reconditioned or reterials to be recycled, reconditioned or re-ार विकास अवस्था अध्यादां med. ों व

This Exclusion A.1. applies whether or not the

a. Earthquake, including land shock waves or tremors before, during or after a volcanic eruption;

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- **c**. Subsidence of sinkhole; or
- Any other earth movement including earth 36 3007. Nuclear Hazard

caused by or resulting from human or animal to the extent set forth in **M.** Nucle forces or any act of nature unless direct loss by fire or explosion ensues and then we will pay only for the ensuing loss. Brit yan and

Court of theft.

3. Water Damage: 14 % Total 15%

Water Damage means: Secritor St.

- vel delayed and Flood, surface water; waves, tidal water, the property as the loss was a surface of the surface overflow of a body of water, or spray from 9. Governmental Action
- flows or is discharged from a sump, sump Coverage A; B or C by a second support or related equipment; or second support or rel friends or section
- through a building, sidewalk, driveway, and selection covered under this policy. foundation, swimming pool or other struc-

Direct loss by fire, explosion of theft resulting or their provision in this policy is covered. The state of the s

faill epones Power/Failure means the failure of power or ് പ്രാത്തി oftheir utility service if the failure takes place officer takebic tabove to produce the loss പുംഗ് The "residence premises". But if the failure results in a loss from a Peril Insured Against onto a set of decide, of any person, group, organization or the "residence premises", we will pay for the bridge and governmental body.

loss caused by that peril.

3. Faulty, inadequate or defective.

a. Planning, zoning, development, surveying,

brooker aswir Neglect means neglect of an "insured" to use RUGGESU ID I property at and after the time of a loss.

ดูเพื่อมได้ . **6**ธะ**War**tern การการการการการก

The second of the following and the following and the following:

- a. Undeclared war, civil war, insurrection, rebellion or revolution;
 - of part or all of any property whether on or off the "residence premises". personnel; or
- c. Destruction, seizure or use for a military vi helice in purpose: purpose. ing wear and the tree for the contraction of the co CALIBROOK BART FOR THREE EAST OF LITY

🚟 🖭 Landslide, mudslide or mudflow; 💮 💮 💖 🕟 Discharge of a nuclear weapon will be deemed a warlike act even if accidental."

Any other earth movement including earth sinking, rising or shifting;

This Exclusion A.7. pertains to Nuclear Hazard to the extent set forth in M. Nuclear Hazard

8. Intentional Loss

্ষ্টির বিশ্ব বিশ্ব হিচার করি । এই বিশ্ব বিশ্র বিশ্ব ব This Exclusion A.2. does not apply to loss by any act an "insured" commits or conspires to commit with the intent to cause a loss.

In the event of such loss, no "insured" is entitléd to coverage, even "insureds" who did not commit or conspire to commit the act causing

any of these, whether or not driven by wind; To the struction of these, whether or not driven by wind; To the struction of these, whether or not driven by wind; To the struction of these, whether or not driven by wind; To the struction of the structure of the s b. Water or water-borne material which backs. up through sewers or drains or which over-

This exclusion does not apply to such acts or ed of surface of the ground, including water and a taken at the time of a fire to prevent its

- B. We do not insure for loss to property described in Coverages A and B caused by any of the follow-Caused by or resulting from human or animal Coverages A and b caused by any of the forces or any act of nature.

 Coverages A and b caused by any of the forces or any act of nature.

 Coverages A and B not precluded by any caused by any cause
 - 1. Weather conditions. However, this exclusion only applies if weather conditions contribute in any way with a cause or event excluded in A.
- b. Design, specifications, workmanship, repulse the following and any consequence of any of the following.
 - vation or remodeling; or as
 - **d.** Maintenance

Harris I to the

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SECTION 1 - CONDITIONS

A. Insurable Interest And Limit Of Liability

A. Insurable Interest And Limit Of Liability

Even if more than one person has an insurable and detailed repair estimates; able in any one loss:

- ા પ્રેક્ટલ ી: Toran "insured" for more than the amount of માર કાર્યા કા

B. Duties After Loss

no like or duty to provide coverage under this policy if the failure to comply with the following duties is prejudicial to us. These duties must be performed eight by the burner of Access Device, Forgery And Counterfeit Money under Section I ther by you, an "insured" seeking coverage, or a representative of either:

- 1. Give prompt notice to us or our agent;
- Notify the police in case of loss by theft;
- Fund Transfer Card Or Access Device, For-10 fazon a to Property Coverages;
- 4. Protect, the property from further damage. If violate Property of the following types: repairs to the property are required, you must:

 a. Personal property;

 - 5. Cooperate with us in the investigation of a claim; de Grave markers including mausoleums;
- the lead to property showing the quantity, description, actual cash value and amount of loss. Attach all Buildings covered under Coverage A or B at bills, receipts and related documents that jus-tify the figures in the inventory;
- 7. As often as we reasonably require:
 a. Show the damaged property;
- we will pay the cost to repair or replace, af--vapa to telepon g**sign the same;**eego telepon o
- than the least of the following amounts:

 your signed, sworn proof of loss which sets

 (1) The limit of liability under this policy that ் எள்ளத்தின் forth, to the best of your knowledge and belief:
- in the property involved and all liens on the bearens a sittle property;
 - c. Other insurance which may cover the loss;

- 18 and the d.: Changes in title or occupancy of the prop-ा अवस्था है अvererty during the term of the policy;
- f. The inventory of damaged personal property described in 6, above;
- such "insured's" interest at the time of loss; or g. Receipts for additional living expenses

 2. For more than the applicable limit of liability. ுள்ளன் கடிக் <u>re</u>ntal value loss; and
 - h. Evidence or affidavit that supports a claim In case of a loss to covered property, we have now to represent the control of a loss to covered property, we have now to represent the control of a loss to covered property, we have now to represent the control of a loss to covered property, we have now to represent the control of the cont Transfer Card Or Access Device, Forgery Property Coverages, stating the amount a and cause of loss.

 o record of the second of the second

simple. In this Condition C., the terms "cost to repair or ಾರ್ಲ್ replace" and "replacement cost" do not include the The DRE 3.5 Notify the credit card or electronic fund transfer the increased costs incurred to comply with the ens palvieur reard or access device company in case of losser of forcement of any ordinance or law, except to the and the second s provided in E.11. Ordinance Or Law under Section gery And Counterfeit Money under Section I To Property Coverages. Covered property losses are settled as follows:

- b. Awnings, carpeting, household appliances, protect the property; and protect the protect the property; and protect the property; and protect the prote
 - c. Structures that are not buildings; and

af actual cash value at the time of loss but not 6. Prepare an inventory of damaged personal more than the amount required to repair or re-

- replacement cost without deduction for depreciation, subject to the following: F-
- 7. As often as we reasonably require:

 a. Show the damaged property:

 a. If, at the time of loss, the amount of insurance in this policy on the damaged building and in the damaged building to make b. Provide us with records and documents we'll also also a solution of the full replacement cost request and permit us to make copies; and some some of the building immediately before the loss, we will pay the cost to replace, afdeduction for depreciation, but not more
 - applies to the building:...
- a. The time and cause of loss; (2) The replacement cost of that part of the a. The time and cause of loss;
 building damaged with material of like
 b. The interests of all "insureds" and all others
 kind and quality and for like use; or
 - (3) The necessary amount actually spent to repair or replace the damaged building.

ৰ প্ৰাৰ্থ এটা বিভাগ all the building is rebuilt at a new premises, the cost described in (2) above is limited to premises.

b. If at the time of loss, the amount of insurance in this policy on the damaged building is less than 80% of the full replacement cost of the building immediately before the loss, we will pay the greater of the following

D. Loss To A Pair Or Set missing arrows amounts, but not more than the limit of librush a same of the same applies to the same a Four Card Original Covided Forgery

- (2) That proportion of the cost to repair or replace, after application of any deductino risuse of teach sible and without deduction for depreciaand abroad her of thion; that parts of the building damaged, and edit of the vigano which the total amount of insurance in section each party will choose a competent and imed at topons, and this policy on the damaged building policy partial appraiser within 20 days after receiving a si ataco have much bears to 80% of the replacement cost of morticals written request from the other. The two appraisers provided in a "to "golblind eth clew ander Section
 - required to equal 80% of the full replacefore the loss, do not include the value of:
- amount of loss. If the appraisers submit a written report of an agreement to us, the amount agreed upon will be the amount of loss. If they fail to agree, they will submit their differences to the umpire. A decision agreed to by any two will set the क्षेत्रक स्वातिकोत्स lowest basement floor;-
- REALISTORUE (2) Those supports described in (1) above fon tud azor to armit which larey below, the surface of the en no mager of beninground inside the foundation walls, if to an angle laggay its own appraiser; and there is no basement: and

15. 8 15 A spen(3) Underground, flues, pipes, wiring and stand as umpire equally. -engels not not subsetdrains with the ment of the

d. We will pay no more than the actual cash -ment to meeting values of the damage until actual repair or phiolog because replacement is complete. Once actual reprioritied beginning teplacement is complete, we will a reason the loss that the limit or liability that applies too the loss that the limit or liability that applies too the loss that the limit or liability that applies aso at enemy settle the loss as noted in 2.a. and b. and policy pears to the loss; or His consider ha dic**above.** Shall shall see that

fuoritive been statistic However; if the cost to repair or replace the . മാണ് ഈ ¹⁹⁶്**damage is both:** ്ലോട ട്

(2) Less than \$2,500;

edi to neq tan \$2,500;

edi to neq tan \$2,500;

we will settle the loss as noted in 2.a. and

by above whether or not actual repair or replacement is complete.

of these visuous fluoring and the action is started within two years after the date of loss.

e. You may disregard the replacement cost loss settlement provisions and make claim the cost which would have been incurred if under this policy for loss to buildings on an the building had been built at the original actual cash value basis. You may then make claim for any additional liability according to the provisions of this Condition

- and a set 1. Repair or replace any part to restore the pair or
- 1 notices and after the loss. 6 10 SDST-PR of the property before and after the loss.

E. Appraisal

If you and we fail to agree on the amount of loss, Feither may demand an appraisal of the loss. In this will choose an umpire. If they cannot agree upon 29820 diequic. Too determine the amount of insurance an umpire within 15 days, you or we may request that the choice be made by a judge of a court of ment cost of the building immediately be record in the state where the "residence premises" is located. The appraisers will separately set the amount of loss. If the appraisers submit a written pire. A decision agreed to by any two will set the amount of loss. Each party will: 5 70° A

22 Bear the other expenses of the appraisal and

F. Other Insurance And Service Agreement

If a loss covered by this policy is also covered by:

- 1. Other insurance, we will pay only the proportion
- 20 A service agreement; this insurance is excess bereany amounts payable under any such agreement. Service agreement means a serv-(1) Less than 5% of the amount of insurment, even if it is characterized as insurance.

within two years after the date of loss.

H. Our Option

If we give you written notice within 30 days after us to easy we receive your signed, sworn proof of loss, we property with material or property of like kind and property with material or property with material or property of like kind and property with material or property with mate

亲来,心情无比如此,也就对我们也

I. Loss Payment

We will adjust all losses with you. We will pay you vd training unless some other person is named in the policy unless some other person is named in the policy.

L. No Benefit To Bailee

We will not recognize any assignment or en to be payable 60 days after we receive your proof of loss and:

- 1. Reach an agreement with you:
- -seric visa representations of a final judgment; or

J. Abandonment Of Property

a not con We need not accept any property abandoned by an "insured".

meoxe Ke Mortgage Clause 10 10 1000

alog s no thirlf a mortgagee is named in this policy, any loss payable under Coverage A or B will be paid to on the armortgagee and your as interests appear. If an an ed in or otherwise included within the Perof like at the mortgagee and you, as interests appear. If the mortgagee is named, the order as the order of sate 3. This policy does not apply under Section I to precedence of the mortgages.

- olidua no ee premium; and
- of your failure to do so. Paragraphs E. Apulo O. Volcanic Eruption Period

 of your failure to do so. Paragraphs E. Apulo O. Volcanic Eruption Period

 praisal, G. Suit Against Us and I. Loss & One or more volcanic eruptions that occur within a Payment under Section I Conditions also
 apply to the mortgagee.
- 3. If we decide to cancel or not to renew this policy, the mortgages will be notified at least 10 and a days before the date cancellation or nonrene wal takes effect the date cancellation or nonrene wal takes effect the date cancellation or nonrene wal takes effect the policy period.

 This policy period to loss which occurs during the policy period.

 The policy Period to the policy applies only to loss which occurs during the policy period.

 The policy Period to the policy period to loss which occurs during the policy period.

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 The policy Period to the policy applies only to loss which occurs during the policy period.

 The policy Period to the policy applies only to loss which occurs during the policy period.

 The policy Period to the policy applies only to loss which occurs during the policy period.

benote to ben't a. We are subrogated to all the rights of the of "bourse", mortgagee granted under the mortgage on "see sured" has: the property; or coner

A OF LIVE ON

b. At our option, we may pay to the mortgagee the whole principal on the mortgage plus any accrued interest. In this event, we will receive a full assignment and transfer of the mortgage and all securities held as collat-

5. Subrogation will not impair the right of the mortgagee to recover the full amount of the

We will not recognize any assignment or grant any coverage that benefits a person or organization holding, storing or moving property for a fee regardless of any other provision of this policy.

ອີບສຸ ອີກຄາກອຽກສຸກາກວ່າວ ແລະ ສະ 3. There is a filing of an appraisal award with us. ກ່າງພາກ ທີ່ເປັນເຄື່ອກໍ Hazard" means any nuclear reaction, radiation, or radioactive contamination, all whether controlled or uncontrolled or however ುಕ್ಷಾಂಡಾವರಿ ಾರ್ಟ್ caused; or any consequence of any of these.

med aid 2. Loss caused by the nuclear hazard will not be beinsws considered loss caused by fire, explosion, or smoke, whether these perils are specifically

of payment will be use sequence of the mortgages.

Incitated be used to a sequence of the mortgages.

If we deny your claim, that denial will not apply so sequence of the mortgages of the mortgages, if the mortgages, if the mortgages of the mortgages of the mortgages.

N. Recovered Property

gagee.

ta bus bedgea! Notifies us of any change in ownership, occupancy or substantial change in risk of have made payment under this policy, you or we recover. At your option, occupancy or substantial change in risk of have made payment under this policy, you or we recovery. At your option, b. Pays any premium due under this policy on about property will be returned to or retained by you be property will be returned to or retained by you be property. If the recovered premium and pointy of the property. If the recovered property is returned to or retained by you, the loss premium; and c. Submits a signed, sworn statement of loss statement

er) ribw seruption bears if and a lower ground

erficial to volids accident that it is a first

the suppolicy if whether before or after a loss, an "in-

ma false 1. Intentionally concealed or misrepresented any material fact or circumstance;

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- 2. Engaged in fraudulent conduct; or
- 3. Made false statements;

the ew prelating to this insurance.

R. Loss Payable Clause

If the Declarations show a loss payee for certain "occurrence", the involved "motor vehicle": listed insured personal property, the definition of and to include that loss payee ent to with respect to that property.

loss payee will be notified in writing.

The theng of the t

A. Coverage E - Personal Liability - case

If a claim is made or a suit is brought against an notions. "insured" for damages because of "bodily injury" or set fills brown below of organized race, spentially injury or set fills brown below of organized race, spentially injury or set fills brown below of organized race, spentially injury or set fills brown by an organized race, spentially brown by an organized race, spenti which this coverage applies, we will:

essibility Pay up to our limit of liability for the damages ad ton the cofor, which an "insured" is legally liable. Dam-no notable ages include prejudgment interest awarded Viscilioeds sagainst an "insured"; and

of our choice, even if the suite groundless, and the control of provide a defense at our expense by counsel the suite groundless, and the control of the suite groundless, and the control of the suite groundless, and the coverage for motor vehicle liability unless the resture of vehicle and control of the coverage for motor vehicle liability unless the resture of propriete. Our duty to solve a solve of the coverage for motor vehicle liability. propriate. Our duty to settle or defend ends when our limit of liability for the "occurrence" logs can be be used solely to service an "insured location"; but used solely to service an "insured location"; and the but used solely to service an "insured location"; but used solely to service an "insured location"; and the but used solely to service an "insured location"; and the but used solely to service an "insured location"; and the but used solely to service an "insured location"; and the but used solely to service an "insured location"; and the but used solely to service an "insured location"; and the but used solely to service and the but used solely to servic

ew to provide the necessary medical expenses that

S. Coverage F — Medical Payments To Others

Office and Company of the time of an "occurrence", it is: HOV VOID are incurred or medically ascertained within three benevoper years from the date of an accident causing "bodily you are nature person; or each entity injury of Medical expenses means reasonable ved or the (2) Parked on an "insured location"; nov innomicharges for medical, surgical, x-ray, dental, ambulance, hospital, professional nursing, prosthetice to the constroads and the second control of devices and funeral services. This coverage does a month of the owned by an "insured"; or

not apply to your or regular residents of yourga and and s redtiw a household except "residence employees". As to so 1 1 to 3 (2) Owned by an "insured" provided the pinector s others) this coverage applies only on \$5

- 1. To a person on the "insured location" with the
- permission of an "insured"; of votes in sense of the person off the "insured location", if the best of the e. A motorized golf cart that is owned by an "bodily in insured location", if the best of the e. A motorized golf cart that is owned by an "bodily injury": $e^{i\epsilon}$, $e^{i\epsilon}$ en old
- a. Arises out of a condition on the finsured and represent the location" or the ways immediately adjoining and one are been ground and, at the time of an "oc-
- -ന് ദ ുമാല b. Is caused by the activities of an:"insured";
- c. Is caused by a "residence employee" in the case of the "residence employee's employee's employee's there, or being used by an "insured" to ployment by an "insured" to ployment by an "insured"; or .:
 - d. Is caused by an animal owned by or in the care of an "insured".

SECTION II - EXCLUSIONS

- A. "Motor Vehicle Liability"

 1. Coverages E and E do not apply to any "motor vehicle liability" if, at the time and place of an
 - a. Is registered for use on public roads or property;
- b. Is not registered for use on public roads or If we decide to cancel or not renew this policy, that the property, but such registration is required by a law, or regulation issued by a government agency, for it to be used at the place of the "occurrence"; or

 - c. is being: There is the sext of Operated in, or practicing for, any prearranged or organized race, speed contest
 - (2) Refited to others: *** ******* A
 - ve interestancia (3) Used to carry persons or cargo for a charge; or
 - (4) Used for any "business" purpose except age! yes waged aid for a motorized golf cart while on a golf
 - - a. In dead storage on an "insured location":

 - d. Designed for recreational use off public
 - oals anombro "occurrence" takes place on an "insured location" as defined in Definitions B. 6.a., b., d., e. or h.; or
 - en and not to "insured" designed to carry up to 4 persons, not built or modified after manufacture to exceed a speed of 25 miles per hour currence", is within the legal boundaries of:
 - - (a) Play the game of golf or for other recreational or leisure activity allowed by the facility;

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-008 OD 189

- (b) Traveluto on from an area where we have the did More than 25 horsepower if the two galants are see of "motor vehicles" or golf carts are
- pos points to access other parts of the gard area at a set (i) You declare them at policy incepons to the A golfing facility; or
- (2) A private residential community, including its public roads upon which a moan each of torized golf cart can legally travel, which agunts notice action is subject to the authority of a property Secretary of the policy period. sured's" residence.

างว่า VB. "Watercraft Liability" โกลเกาะงาง

ੀਰੀਏ: No. ਹੈ pedcy

Aconevo H C Villac J According to any "waters of vegal craft-liability, it, at the time of an "occurrence" to the GA."Aircraft Liability" the involved watercraft is being:

interryologie at Operated in, sor practicing for, any prearranged or organized race; speed contest or other competition. This exclusion does not apply to a sailing vessel or a predicted log cruise;

b. Rented to others:

regions beging the carry persons or cargo for a corpo , notific charge; or xa reanwo vnegora jo ham "business" purpose.

(3908 24/10 Exclusion B.1: does not apply, there is still no bareing me coverage for "watercraft liability" unless, at the

ratomico **a**le Isi storedio le loc

.qidasanso bit Is a sailing vessel, with or without auxiliary പിന് ക്രിട്ടിയ്ട്ടില് Is a sailing vessel, with or without auxiliary പിന് ക്രിട്ടിയ്ട്ടില്ല് Is a sailing vessel, with or without auxiliary -sool between nopower, that is used to

(1) Less than 26 feet in overall length; or

ni energy de c. Is not a sailing vessel and is powered by:

(1) An inboard or inboard-outdrive engine or 2. "Business"

-ni sear-eque to state jet pump, of:
-an proper of search of searc

-going does maints (a) 500 horsepower, or less and not of agametic records a sowned by an "insured"; or

owned by or rented to an "insured"; " sured or employs an "insured".

3 Propertion of the Poperty rented to, occur-"benuari" as ic (2). One or more outboard engines or mowith and and exply to "property

noisolexa no axio as 25 total horsepower or less;

evieces of endury. (b) More than 25 horsepower if the of the "business". outboard engine or motor is not owned by an "insured";

(c) More than 25 horsepower if the outboard engine or motor is owned by an "insured" who acquired it during the policy period; or

- outboard engine or motor is owned parked or stored; or by an "insured" who acquired it be
 - instruction as a consequition; or
 - and the days after you acquire them.

Horsepower means the maximum power rating assigned to the engine or motor by the manufacturer:

ਅਭੀਨਾ । ਜੀ ਸਿੰਡੇ policy does not cover "aircraft liability".

D. "Hovercraft Liability"

Design of the lability of the

E. Coverage E – Personal Liability And Coverage F – Medical Payments To Others

Coverages E and F do not apply to the following:

1. Expected Or Intended Injury

"Bodily injury" or "property damage" which is expected or intended by an "insured" even if the resulting "bodily injury" or "property dam-

His beaush "eac is of a different kind, quality or degree than world an anibrinitially expected or intended; or

real or personal property, than initially exnospenisari i e pected or intendeds, i medican

However, this Exclusion E.1. does not apply to owned by or rented to an "insured"; or white force by an "insured" to protect persons or able force by an "insured" to protect persons or State Of State

ಶಾರ್ವಾಗಿ ಅರ a. "Bodily injury" or "property damage" arising out of or in connection with a "business" conducted from an "insured location" or enof against the room as owned by an "insured"; or gaged in by an "insured", whether or not the name to the horizontal than 50 horsepower and not have a small business" is owned or operated by an "in-

This Exclusion E.2. applies but is not limnature of circumstance, involving a service no pushs "no or duty rendered, promised owed, or im-

- b. This Exclusion E.2. does not apply to:
 - (1) The rental or holding for rental of an "insured location":

- 90) it is 19 70 12 (a). On an occasional basis if used only 19 9 8. Controlled Substance (d) beavo a somition i as a residence;
- (b) In part for use only as a residence, HOG IT SHE'R TOP 1 1 family to lodge more than two roomers or boarders; or
 - Jed. Seleta si private garage; and
- news q reaches self-employed "business" with no emyd notom to adplis ployees; Land Liver.

3. Professional Services 17 19

"Bodily injury" or "property damage" arising out with of the rendering of or failure to render profes-

sional services;
4. "Insured's" Premises Not An "Insured Location"

ageneved inBodily injury of "property damage" arising out of a premises:

- a. Owned by an "insured";
 - b. Rented to an "insured"; or
- et don't c. Rented to others by an "insured"; msb shace that is not an "insured location";

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ಗರ್ಷ ಅತ್ಯಾನ್ "Bodily-injury" of "property damage" caused directly or indirectly by war, including the followwhile working and any consequence of any of the follow-yields are the directly related to the ownership,

- a. Undeclared war, civil war, insurrection, ot අදහස හා දෙනවැවෙනුlion or revolution; ුලුනුපද
- নাত্রভাটা লাচ্চ: Warlike act by a military force or military no ancased their personnel; or 🕠

grish ੇਚ੍ਹਿਤ Discharge of a nuclear weapon will be deemed ື້ຍອອກໄຂນຕີ້ ຣ**a Warlike act even if accidental**;

ent ron to terred with the Disease

arises out of the transmission of a communicable disease by an "insured";

ecivies a gr Or Physical Or Mental Abuse

-mil 10 belve "Bodilly injury" or "property damage" arising out enuise ed of sexual molestation, corporal punishment or physical or mental abuse; or 4. "Bodily injury" to any person eligible to receive any benefits voluntarily provided or required to cofficials for the control of the con-

"Bodily injury" or "property damage" arising out of the use, sale, manufacture, delivery, transfer unless a single family unit is in- etal in- etal intended for use by the occupying Substance as defined by the Federal Food and Drug Law at 21 U.S.C.A. Sections 811 and Substances include but are not (c) In part, as an office, school, studio or on a data limited to cocaine, LSD, marijuana and all nardo A even cotic drugs. However, this exclusion does not apply to the legitimate use of prescription drugs by a person following the orders of a licensed solf ample of the orders of the ord

Exclusions A. "Motor Vehicle Liability", B. "Watercraft Liability", C. "Aircraft Liability", D. "Hovercraft Liability" and E.4. "Insured s" Premises Not An "Intuition of Liability and E.4. "Insured s" Premises Not An "Intuition of Location" do not apply to "bodily injury" to a "residence employee" arising out of and in the -userg vircourse of the "residence employee's" employment no neathbody an "insured" stranger to beginn

to see Coverage E Personal Liability por beroiners and learner or gallies and violes to Coverage E does not apply to signs

1. Liability:

s at one a. For any loss assessment charged against you as a member of an association, corporation or community of property owners, except as provided in D. Loss Assessment on lide at the disjunder Section II - Additional Coverages;

a. Kartedto Merc

- b. Under any contract of agreement entered into by an "insured". However, this exclusion does not apply to written contracts:
 - maintenance on use of an "insured locano imposi as a a <mark>tion"; or</mark>as carbiace in thi
- Where the liability of others is assumed by you prior to an "occurrence";

we be awar unless excluded in a, aboye or elsewhere in this policy;

c. Destruction, seizure or use for a military this policy, purpose.

Selection this policy, damage to property owned by an selection will be deemed "insured". This includes costs or expenses incurred by an "insured" or others to repair, reden se place, enhance, restore of maintain such property to prevent injury to a person or damage to entron to recommend to prevent injury to a person or damage to the Bodily injury, or "property damage" which the last the Bodily injury, or "property damage" which the last the believe the bodily injury.

- 3. "Property damage" to property rented to, occuan to result Sexual Molestation, Corporal Punishment - on the sexual Punishment - on the sexual Molestation, Corporal Punishment - on the sexual Punishment - on the sexu This exclusion does not apply to "property damage" caused by fire, smoke or explosion;
 - be provided by an "insured" under any:
 - a. Workers' compensation law; Dealth of the control of the control

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- **b.** Non-occupational disability law; or ...
- c. Occupational disease law;
- 5. "Bodily injury" or "property damage" for which an "insured" under this policy:
- a. Is also an insured under a nuclear energy notes that it is liability policy issued by the:
- (1) Nuclear Energy Liability Insurance Association:
- (2) Mutual Atomic Energy Liability Underwriters;
- Above in the control of Can-
- iscible 14 and 1 or any of their successors; or 1 a

学性 (出) 1 (4) This exclusion also applies to any claim made or suit brought against you or an "insured":

- a. To repay; or
- b. Share damages with;

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G. Coverage F - Medical Payments To Others

Coverage F does not apply to "bodily injury":

- 1: To a "residence employee" if the "bodily injury":
- a. Occurs off the "insured location"; and
- Does not arise out of or in the course of the "residence employee's" employment by an residence employee's"

 "instired"; an General Service :
- untarily provided or required to be provided unndder isio va der any.
- a. Workers' compensation law;
 - **b** Non-occupational disability law; or
- ുഗരളനുള്ള പോട്ട് **c.** Occupational disease law;ം ്
- ್ ಿಡ್ ೇ 3: From añv: 🔠
 - a. Nuclear reaction;
 - **b.** Nuclear radiation; or
 - c. Radioactive contamination;
- all whether controlled or uncontrolled or however caused; or

11 garage

- d. Any consequence of any of these; or
- 4. To any person, other than a "residence employee" of an "insured", regularly residing on any part of the "insured location".

SECTION II - ADDITIONAL COVERAGES

We cover the following in addition to the limits of liability;

A. Claim Expenses

⊞ b We pay:

- 1. Expenses we incur and costs taxed against an "insured" in any suit we defend:
- 2. Premiums on bonds required in a suit we defend, but not for bond amounts more than the Coverage E limit of liability. We need not apply for or furnish any bond
- 3. Reasonable expenses incurred by an "insured" at our request, including actual loss of earnings and papers in (but not loss of othersincome) up to \$250 per b. Would be an insured under such a policy day, for assisting us in the investigation or debut for the exhaustion of its limit of liability; or a laterest on the entire ludgment which accrues
 - 4. Interest on the entire judgment which accrues 6. "Bodily injury" to you or an "insured" as defined under Definitions 5.a. or b. "The entire judgment and before we pay and the second tender, or deposit in court that part of the judgment which does not exceed the limit of liability that applies.

B. First Aid Expenses

We will pay expenses for first aid to others in-The manual to be a second to the surface of the sur damages because of "bodily injury" to an "in-"insured".

To Property Of Others

- ** The We will pay, at replacement cost, up to \$1,000 per "occurrence" for "property damage" to property of others caused by an "insured".
 - 2. We will not pay for "property damage":
 - a. To the extent of any amount recoverable under Section I;
- 2. To any person eligible to receive benefits vol
 - ". c. To property owned by an "insured";
 - encalled hid hid To property owned by for rented to a tenant of an "insured" or a resident in your house--ALM Leon hold; or in his periods a d
 - e. Arising out of: 15 at a company of the company o sured";
 - (2) Any act or omission in connection with a 115 Oct 6 5 1. premises owned, rented or controlled by an "insured", other than the "insured location"; or
 - (3) The ownership, maintenance, occupancy, operation, use, loading or unloading of aircraft, hovercraft, watercraft or "motor vehicles".

This exclusion e.(3) does not apply to a "motor vehicle" that:

- (a) Is designed for recreational use off public roads:
- # 19 7 7 7 (c) At the time of the "occurrence", is ್ರಾರ್ಡ್ not required by law, or regulation is ಈ ತಾಗಿತ್ತು sued by a government agency, to have been registered for it to be used on public roads or property.

D. Loss Assessment

To all a table of

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- be the first of 1. We will pay up to \$1,000 for your share of loss assessment charged against you, as owner or ಾ ೧೨೯೬ tenant of the "residence premises", during the The second policy period by a corporation or association of the state property owners, when the assessment is scurpos diagramade as a result of:
- you sw note: alic Bodily, injury or "property damage" not have சர் மாத்தி அழி excluded from coverage under Section II -Hill Inflict Exclusions; or the Partie
- b. Liability for an act of a director, officer or trustee in the capacity as a director, officer ा अस्तरिक को को **or trustee, provided such person**:
- be seven to the first of a corporation of a corporation of ne of this control of tion on association of property owners,
- (2) Serves without deriving any income 200,13 of an action of from the exercise of duties which are "ogemeb may solely on behalf of a corporation or as-The U.S. THE VE SOCIATION OF property owners.
- Paragraph Le Policy Period under Section II Les "Tous The Identity of the policy and the "named Conditions does not apply to this Loss As a loss of insured shown in the Declarations; 2 Paragraph I Policy Period under Section II elderevoora hisessment Coverage.
- arising out of:
- a. One accident, including continuous or retransform beats peated exposure to substantially the same -stated states to an general harmful condition; or
- b. A covered act of a director, officer or trustee. An act involving more than one director, officer or trustee is considered to be a -di do 45 k single act.
- with the state of you or a corporation or association of property owners by any governmental body.

SECTION II - CONDITIONS

A. Limit Of Liability

Our total liability under Coverage E for all damages resulting from any one "occurrence" will not (b) Is not owned by an "insured"; and the second in the coverage E limit of liability shown in the Declarations. This limit is the same regardless of the number of "insureds", claims made or persons injured. All "bodily injury" and "property damage" resulting from any one accident or from continuous or repeated exposure to substantially the same general harmful conditions well to ashall be considered to be the result of one "occurrence".

> Our total liability under Coverage F for all medical as the result of one accident will not be more than the Coverage F limit of liability shown in the Decla-

B. Severability Of Insurance

This insurance applies separately to each "in-per sured". This condition will not increase our limit of or liability for any one "occurrence".

C. Duties After "Occurrence"

In case of an "occurrence", you or another "in-Sured Will perform the following duties that apply.

We have no duty to provide coverage under this policy if your failure to comply with the following duties is prejudicial to us. You will help us by seeing that these duties are performed:

- Typin ib 1 Give written notice to us or our agent as soon as is practical, which sets forth:
- b. Reasonably available information on the time, place and circumstances of the "oc-
- The Control of Control and addresses of any claimants and witnesses:
 - 2. Cooperate with us in the investigation, settle-ा अलोडाँ है वें defense of any claim or suit;
 - 3. Promptly forward to us every notice, demand, summons or other process relating to the "occurrence";
 - 4. At our request, help us:

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- a. To make settlement;
- b. To enforce any right of contribution or in-demnity against any person or organization who may be liable to an "insured"; no pase unito in tribility sale regular.

- CPV (BOARDEMERN) GEBIOTE - CONT.

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The too service of those of the control of the cont

- c. With the conduct of suits and attend hearsasten that the ingstand trials; and the same as
 - d. To secure and give evidence and obtain the attendance of witnesses;
- 5. With respect to C. Damage To Property Of entering material fact or circumstance; Others under Section II - Additional Coverhe are the mages, submittee us, within 60 days, after the at them to tloss, a sworn statement of loss and show the assessed 3. Made false statements; damaged property, if in an "insured's" control:
- abla learn.6peNoallinsured!!; shalls except_atesuch :!insured's" the clarecoown costa voluntarily make payment, assume obligation or incur expense other than for first agasevald to others at the time of the "bodily injury".

Di Duties Of An Injured Person - Coverage F -Medical Payments To Others

- 1. The injured person or someone acting for the set a snotshipped person will:
 - required, as soon as is practical; and
- with ent to in be Authorize us to obtain copies of medical This Liberalization Clause to obtain apply to merimend att of reports and records, and re
 - often as we reasonably require:

1907 E. Payment:Of:Claim - Coverage F - Medical ind idea Payments To Others 1995 199

อากลอยอย Payment under this coverage is not an admission อากุ B: Waiver Or Change Of Policy Provisions

- 2. No one will have the right to join us as a party to any action against an "insured".
- 3. Also, no action with respect to Coverage E can be brought against us until the obligation of such "insured" has been determined by final judgment or agreement signed by us.

G. Bankruptcy Of An "Insured"

Bankruptcy or insolvency of an "insured" will not relieve us of our obligations under this policy.

H. Other Insurance

This insurance is excess over other valid and collectible insurance except insurance written specifically to cover as excess over the limits of liability that apply in this policy.

I. Policy Period

This policy applies only to "bodily injury" or "property damage" which occurs during the policy period.

[™] J. Concealment Or Fraud

We do not provide coverage to an "insured" who, whether before or after a loss, has:

- 1. Intentionally concealed or misrepresented any
 - 2. Engaged in fraudulent conduct; or
 - relating to this insurance. IN THE EDGE WHITE A CHANGE AT YOUR HET

SECTIONS I AND II - CONDITIONS

A. Liberalization Clause

vas to a lifeweymake at change which broadens coverage # Word runder this redition of our policy without additional ation of the charge that change will automatically apply to your insurance as of the date we impleand ment the change in your state, provided that this and Jordes a. Give us written proof of claim, under oath if implementation date falls within 60 days prior to or during the policy period stated in the Declarations.

Changes implemented with a general program re-The injured person will submit to a physical case svision that includes both broadenings and restricexam by a doctor of our choice when and as to any tions in coverage, whether that general program revision is implemented through introduction of:

- 1. A subsequent edition of this policy; or a
- ob years 2. An amendatory endorsement am aw

A waiver or change of a provision of this policy entry there has been full compliance with all of the terms under this Section II.

- 1. You may cancel this policy at any time by returning it to us or by letting us know in writing of the date cancellation is to take effect.
- 2. We may cancel this policy only for the reasons stated below by letting you know in writing of the date cancellation takes effect. This cancellation notice may be delivered to you, or mailed to you at your mailing address shown in the Declarations. Proof of mailing will be sufficient proof of notice.
 - a. When you have not paid the premium, we may cancel at any time by letting you know at least 10 days before the date cancellation takes effect.
 - b. When this policy has been in effect for less than 60 days and is not a renewal with us, we may cancel for any reason by letting you know at least 10 days before the date cancellation takes effect.

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c. When this policy has been in effect for 60 men E. Assignment and the contract of days or more, or at any time if it is a re-Lidw "botes i" newal with us, we may cancel:

(1) If there has been a material misrepresentation of fact which if known to us would have caused us not to issue the in popiolicy; or bust in a some of the

since the policy was issued.

This can be done by letting you know at a beginning if an assignment is sought, an "insured" must sign takës effect:

d. When this policy is written for a period of epsile to shell/smore than one year, welmay cancel for any washibbs healt reason at anniversary by letting you know at ধনিকাচিত্র মাণকা হেৰ্ডান্থ বিশাস্থিত বিশ্ব করে। প্রতিষ্ঠিত বিশ্ব বিশ্ব বিশ্ব বিশ্ব করে। বিশ্ব বিশ্ব

If any person named in the Deciarations or the period from the date of cancellation to anotherwise expiration date will be refunded pro rata.

of vigos 40 If the return premium is not refunded with the receiped 11. We insure the legal representative of the deceased but only with respect to the premises and property of the deceased covered under the notice of the date cancellation takes ef-2s by and property of the deceased covered under the notion feeth repure the date cancellation takes ef-2s by and property of the deceased covered under the notion feeth repure the date cancellation takes ef-2s by and property of the death; and the notion feeth repure the date cancellation takes ef-2s by and property of the death; and the notion feeth repure the date cancellation takes ef-2s by and property of the deceased covered under the notion feeth repure the date cancellation takes ef-2s by and property of the deceased covered under the notion feeth repure the date cancellation takes ef-2s by and property of the deceased covered under the notion feeth repure the date cancellation takes ef-2s by and property of the deceased covered under the notion feeth repure the date cancellation takes ef-2s by and property of the deceased covered under the notion feeth repure the date cancellation takes ef-2s by and property of the deceased covered under the notion feeth repure the date cancellation takes ef-2s by and property of the deceased covered under the notion feeth repure the date cancellation takes ef-2s by and property of the deceased covered under the notion feeth repure the notion feeth repure

D. Nonrenewal to call the mount older A . 1

We may elect not to renew this policy. We may do a so by delivering to you, or mailing to you at your cleanage and only while a resident of the dresidence volue aid mailing address shown in the Declarations, written inotice at least 30 days before the expiration date an eview of this policy. Proof of mailing will be sufficient proof of notice. Sidoh Jolia

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 You may cancel this policy at any time by reut, enclibite as or he isologius know in writing of the date cancellation is to take effect.

1. "Will the jobsecolable hate a only for the reasons stend below by leiting you know in writing of the rate carecitation takes offset. This care calmination that be delivered to you or a saled to your six routing address shown in the set liw polition to last which will be suffly Alterio Lingo Engo

a Was years to paid the premium, we me, his version of time by leiting you know at some the date cencellepositio entre nel

seal not being in reed and voltage and in the but it rain and it with a renewal with use years of the envisorem by letting you theo aisb art encled crab to the control of (1) mid (1) mid (1) provide (1)

Assignment of this policy will not be valid unless an making we give our written consent.

F. Subrogation

TAN "insured" may waive in writing before a loss all rights of recovery against any person. If not waived: we may require an assignment of rights of (2) If the risk has changed substantially of recovery for a loss to the extent that payment is halace made by uspect to the process of

least 30 days before the date cancellation, and deliver all related papers and cooperate with nel noi n**us**tre do la presión de la completio

Subrogation does not apply to Coverage F or Paragraph C Damage To Property Of Others under Section II Additional Coverages

is the following apply:

- ់នេះប៉ា ហិa. An "insured"- who is a member of your household at the time of your death, but premises"; and rear of musice
- **b.** With respect to your property, the person having proper temporary custody of the property until appointment and qualification of a legal representative.

Consider the second of the sec aso # epara of a contract of the contract of To achieving only in the entire or pickers and is a second of the second of the second of the lines. and table to the second Thought and and the same of the for the "bridger" of a company of North Sala and the second of the second o - 75- 前 消 The following the control with and end con-Hideas nethral earlies of the court of the self-्रोतिको के बाला १५० मा १५० । अस्ति विकेशिक ar dagar na na diga a

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